File with JIR, until receipt of change from Headquarters USAF.

INTERIM CHANGE)
TO: JTR

HEALCHARTEDS COMMAND UNITED STATES AIR FORCE Bolling Air Force Base Washington 25, D. G.

8 April 1955

JOINT TRAVEL REGULATIONS

woint Determinations 9-55 and 10-55

The attached interia change to Joint Travel Regulations will remain in effect pending receipt of formal change from Hondann ters USAF. When formal change is received, this interim change will be removed from the files and destroyed.

AUTHORITY: Career Incentive Act of 1955, Sublic Law 20, 84,14 Congress, effective 1 April 1955.

BY ORLER OF THE COMMODER:

l atch Clanges to JTR

J. J. Q. FSLLI Major, USAF Director of Finance FUS/Comptroller

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THIS MATERIAL WILL BE PUBLISHED AS JOINT DETERMINATION 10-55 OF THE PER DIEM, THAVEL AND TRANSPORTATION ALLOWANCE COMMITTEE AND WILL BECOME EFFECTIVE ONLY UPON ANNOUNCEMENT BY THE PER DIEM, TRAVEL AND TRANSPORTATION ALLOWANCE COMMITTEE

CHAPTER 9

DISLOCATION ALLOWANCE

PART A: CONDITIONS GOVERNING PAYMENT

9000 PURPOSE

The purpose of the dislocation allowance is to partially reimburse a member with dependents for the expenses incurred in relocating his household upon a permanent change of station. This allowance is in addition to all other allowances authorized in these regulations.

9001 AMOUNT PAYABLE

The amount payable as a dislocation allowance is an amount equal to the member's monthly basic allowance for quarters. This allowance will not be prorated nor paid more than once in connection with any one permanent change of station.

9002 WHEN PAYABLE

- 1. GENERAL. The dislocation allowance is payable when dependents have completed travel in connection with a permanent change of station if transportation of dependents is authorized to be furnished or travel allowances are authorized to be paid.
- 2. MOVEMENT OF DEPENDENTS TO A DESIGNATED PLACE. When dependents are moved to a designated place pursuant to the provisions of Chapter 7, payment of the dislocation allowance may be made upon completion of travel to the designated place and no further entitlement to this allowance will accrue for that permanent change of station.

9003 WHEN NOT PAYABLE

The allowance contemplated by this Chapter shall not be payable in connection with permanent change of station travel performed under the following conditions:

under the conditions outlined in par. 7000-2, Items 2 through 8 inclusive;

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2. to collected members in pay grade B-4 with 4 years service or less, B-3, B-2, or B-1;

3. From home or from place from which ordered to active duty to first permanent duty station upon appointment, call to active duty, en-

listment, reenlistment, or induction;
4. from last duty station to home or to the place from which or red to active duty upon separation from the service, release from active duty, placement on the temporary disability retired list, or retirement;

5. for travel of dependents under the conditions outlined in par. 7059 unless the payment of travel allowances or the furnishing of transportation for dependents is authorized by the Secretary of the service concerned or his designated representative;

6. for any permanent change of station between stations located in or adjacent to the same metropolitan area except on a finding by the Commanding Officer of the new permanent station that the change of residence involved was the direct result of the permanent change of station.

9004 STATUTORY LIMITATIONS

Mombors are not entitled to payment of a dislocation allowance more than once in any fiscal year except:

1. on the finding of the Secretary of the Department concerned that the exigencies of the service require more than one permanent change of station during any fiscal year;

2. in time of war or national emergency declared after the effective date of the statutory authority for this allowance in the Career Incentive Act of 1955, or;

3. for movements on a permanent change of station basis to, from, or between service schools. (For the purposes of this Chapter, the Secretaries of the uniformed services hereby determine that the term "service schools" includes courses of instruction pursued at any military, civilian, or foreign activity.)

9005 VOUCHERS AND SUPPORTING PAPERS

For details as to the method of payment, required vouchers, or other supporting papers, see the administrative regulations of the service concerned.

9006 EFFECTIVE DATE

If otherwise authorized in this Chapter, the dislocation allowance shall be payable to all members under permanent change of station orders which are offective on or after 1 April 1955, notwithstanding date of issuance (See par. 3003-1b).

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HIGH HATERIAL MILL HE PUBLISHED RESIDENT

DETERMENATION 9-55 OF THE PER DIFM, TRAVEL

AND TRANSPORTATION ALLOWANCE COMMITTEE AND
WILL BESONE REFECTIVE ONLY UPON AMOUNCEMENT;

BY THE PER DIFM, TRAVEL AND TRANSPORTATION

ALLOWANCE COMMITTEE

1205 AUTHORIZED PER DIEM RATES

- 1. No Change.
- 2. (Amended) METHOD OF COMPUTATION. In computing the per diem allowances under Parts D and E for members in a travel status, for any period of travel (other than round trips of 10 hours or less), the calendar day (Midnight to Midnight) will be the unit subdivided into four quarterly periods ending at 0600, 1200, 1800, and 2400 hours. For fractional parts of day on the days of departure from, arrival at or return to a permanent duty station in connection with such travel status, one-fourth of the authorized per diem rate (see subpar. 6) will be allowed for each quarter of the calendar day or fraction thereof during which a travel status exists, provided, that per diem shall not be allowed for an additional quarter of a calendar day if departure from or arrival at a duty station is exactly at 0600, 1200, 1800, or 2400. The total per diem allowances under this subparagraph shall be as follows:
 - 1. A deduction of one-fourth of the authorized per diem rate shall be made for government quarters available to, or utilized by (whichever may be applicable, see par. h451) officer and enlisted members in a travel status as of 2400 hours on day of departure from permanent duty station;
 - 2. A deduction of \$1.50 shall be made for each government meal (including box lunches) available to, or utilized by (whichever may be applicable, see par. 4451) enlisted members while in a travel status.
 - 3. No Change.
 - 4. No Change.
 - 5. No Change.
 - 6. (Amended) RATES OF PER DIEM. The following rates of per diem are authorized for all travel and temperary duty contemplated by this Part. The traveler's status as of 2400 hours of each day will determine the rate to be paid for that day, except that:
 - 1. Periods of delay incident to the mode of travel or temporary duty of 6 hours or less which begins prior to and extends beyond 2400 hours (midnight) will not operate to increase the per diem to a rate in excess of \$9.00.
 - 2. Members who arrive at points of delay incident to the mode of travel or temporary duty where government quarters are not available or utilized (whichever may be applicable, see par. 4451) for periods of 6 hours or more commencing between 0001 and 0600 shall be entitled to per diem at the rate of \$12,00 for any travel performed the preceding day.

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Ao	For travel by all modes of transportation (except as provided in Item (1))	\$ 9. 00	° 99 , 06 [™]
	 (1) For travel by commercial vessel for 2h hours or more or the inland or coastal waters of the U. S.: (a) When the cost of passage excludes meals (b) When the cost of passage includes meals (2) When meal tickets are issued under provisions of par. 	5.00 None	5.00 ^W None
	2052-1, item 3: (a) Meals and quarters not required to be procured at personal expense during period of travel (b) When meals and quarters required to be procured at personal expense are subset.	None	None
b.	personal expense, see subpar. 3. For the day of arrival at a point of delay or temporary dut (1) No government quarters available or utilized (whichever		
	may be applicable, see par. 4451)	12.00	12.00W
9.	may be applicable, see par. hh51)	9.00 t	,9•00 ¹⁴
	as provided in subpars. d and e): (1) No government quarters available or utilized (whichever may be applicable, see par. 4451):	•	
	(a) For the first 30 days	12.00	12.00^{W}
	(b) For all additional days		7.00 ^W
1.	may be applicable, see par. 4451)	.a. -	4.50W
	temporary duty in connection with a permanent change of station while awaiting further assignment, transportation, or processing, at ports of embarkation or debarkation, or processing centers operated in conjunction thorowith:		
	(1) Government quarters and government mess not available:		
	 (a) For the first 30 days (b) For all additional days (2) Government quarters available—government mess not 		12.00 7.00
	available		4.50
3•	nvailable	1.65	4.50 None
	(1) Government quarters and government mess not available:		
	(a) For the first 30 days ^y . (b) For all additional days	12.00	12.00 7.00
	 (2) Government quarters available—government mess not available	5.00	5.00
	evailable		5.00 1.00
		•	

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WEnlisted members in a travel status entitling them to per diem will not be required to pay for meals furnished from a government mess (including box lunches). A deduction of \$1.50 will be made from this per diem allowance for each government meal available to, or utilized by (whichever may be applicable, see parable) enlisted members.

The per diem rates contained in subpars. c, d, and e shall be applicable from the day after arrival at place of temporary duty or delay and will terminate at 2400 hours on the day prior to departure. The term "government mess available" means available for three meals during any one day. When less than three meals are available to officer and enlisted members for any period that per diem is payable at rates contained in subpars. d and e, a deduction of \$1.50 shall be made for each meal available.

For the purpose of determining when each period of 30 days temporary duty at any one point begins and ends, the period will be computed to start at 0001 hours on the date following the date of errival at a point of temporary duty and will end at 2000 hours on the 30th day. "Temporary duty at any one point" is cumulative under the same order. It is likewise cumulative under a supplemental order issued by the original or other headquarters when travel status under the original and supplemental orders remains unbroken. Commanding officers will not order the return of members to their permanent stations and issue new orders directing them to return to the same point of temporary duty for the purpose of extending the period of 30 days for which maximum per diem is payable at any one point. In the case of blanket or repeated travel orders, each trip away from the member's duty station will be considered as a trip under separate orders, provided return to the permanent station is not for the purpose of extending the period for which the maximum per diem is payable.

The Secretary of the department concerned may authorize no per diem or rates of per diem in lesser amounts than those indicated in this table, or may waive or extend the time limitation indicated in subpars. c, d, and e of this table, when the circumstances of the travel or duty to be performed so warrant and are peculiar to that particular department. This authority may be delegated to a chieff of an appropriate bureau or staff agency of the headquarters of the department concerned, but may not be redelegated.

4451 Revised

References to pars. 4205-6c or d should be changed to read 4205-6d or e respectively wherever they appear.